U.S.S.N. 10/621,131

-2-

ML 0166 PUS

REMARKS

Claims 1-16 are currently pending in the above application.

On page two, paragraph one of the Office Action, restriction to one of the two provided inventions is required under 35 U.S.C. §121. Applicant respectfully traverses the Examiner's restriction. However, Applicant provisionally elects the Group I restriction as set forth below for examination at this time:

1. Claims 1-7, drawn to a crossview mirror assembly, classified in class 359, subclass 871.

In addition, the Office Action required us to elect between claims drawn to the toggle switch electronic controller of Figure 2 or the dial-type electronic controller of Figure 6. In their original office action, Applicants inadvertently forgot to elect between Figures 2 and 6 and herein thanks the Examiner for giving us additional time to review this restriction. Applicants respectfully traverse the requirement to elect between Figures 2 and 6, noting that both embodiments are drawn to the category of electronic controllers as disclosed in generic claim 1 that can be used to control the relative positioning of a crossview mirror and thus should be examined together. However, in order to move this case towards examination, Applicants provisionally elect claims drawn to Group I as described above and further to claims utilizing the toggle-switch type electronic controller of Figure 2. Claims utilizing both Group I and Figure 2 are claims 1, 2, 3, 6 and 7.

In view of the foregoing remarks, Applicant submits that the above election of invention now places the application in a condition for examination.

APR-12-2005 15:23

-3-

ML 0166 PUS

The Examiner is invited to telephone the Applicant's undersigned attorney at (248) 223-9500 if any unresolved matters remain.

Respectfully submitted,

ARTZ & ARTZ, P.C.

Steven W. Havs

Reg. No. 41,823

28333 Telegraph Road

Suite 250

Southfield, MI 48034

(248) 223-9500

Dated: April 12, 2005